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10 Attorneys for: Plaintiffs IGOR GANDZJUK, ET AL.

11 UNITED STATES DISTRICT COURT  
12 NORTHERN DISTRICT OF CALIFORNIA

13 IGOR GANDZJUK, ET AL.,  
14 Plaintiffs,  
15 v.  
16 SUSAN STORM, ET AL.,  
17 Defendants.

Case No. 5:17-cv-04038-NC

STIPULATION FOR DISMISSAL AND  
~~PROPOSED~~ ORDER FOR LIMITED  
CONTINUING JURISDICTION [FRCP  
41(a)(2)]

18  
19  
20 AND RELATED CROSS-ACTIONS.

*Honorable Magistrate Nathanael  
Cousins*

21  
22 Plaintiffs/Counter-Defendants Igor Gandzjuk, Trustee of the George  
23 Gandzjuk and Kaleria Gandzjuk Trusts dated December 4, 1978; and Kaleria  
24 Gandzjuk and George Gandzjuk, individuals and through their successor in interest  
25 Igor Gandzjuk, and Defendants/Counterclaimants Susan Storm, Stosko Business  
26 Development, Inc., a California corporation, and the Estate of Joseph P. Storm,  
27 collectively the "Parties," hereby stipulate that all claims and counterclaims  
28 between them be dismissed with prejudice.

1 The Parties respectfully request that the Court maintain jurisdiction through  
2 July 15, 2018 for the sole purpose of enforcing the payment provisions of the  
3 Parties' settlement agreements.

4  
5 Respectfully Submitted,

6 Dated: May 4, 2018

ISOLA LAW GROUP, LLP

7  
8 By: /s/ David R. Isola

9 Counsel for Plaintiffs  
10 Igor Gandzjuk, Trustee of the George  
11 Gandzjuk and Kaleria Gandzjuk Trusts  
12 dated December 4, 1978; and Kaleria  
13 Gandzjuk and George Gandzjuk,  
14 individuals and through their successor in  
15 interest Igor Gandzjuk

16 Dated: May 4, 2018

GREBEN & ASSOCIATES

17 By: /s/ Jan Greben

18 Counsel for Defendants  
19 Susan Storm, Stosko Business  
20 Development, Inc., a California  
21 corporation, and the Estate of Joseph P.  
22 Storm

23 **CERTIFICATION OF CONCURRENCE FROM ALL SIGNATORIES**

24 I, David R. Isola, am the ECF user whose ID and password are being used to  
25 file this pleading. In compliance with USDC N.D. Cal. Civ. L.R. 5(i)(3), I hereby  
26 attest that I have obtained the concurrence of each signatory to this document.

27 /s/ David R. Isola  
28 David R. Isola

1 **~~[PROPOSED]~~ ORDER**

2 Based on the foregoing, the Court HEREBY ORDERS that all claims and  
3 counterclaims in this matter be dismissed with prejudice. The Court shall maintain  
4 jurisdiction through July 15, 2018 for the sole purpose of enforcing payment  
5 provisions in the Parties' settlement agreements.

6  
7 **IT IS SO ORDERED.**

8  
9 Date: May 4, 2018

